

"We Do not wish to Reconstract"

CA: 2:19 CU 0193

Sitcomm, A friend of the Court, et .. AL.,

V.

Penny Mac, et .. AL.

"A Verified Affidavt, Please Note, we so not Conserve, the Attempt to Reconstruct is Disafficiented. We do not wish to Reconstruct unless each of us explicitly Concerts via Notorized Individualized Agreement, Limited and Restricted as Stated"

I. Just Received your offer!

ON OR About 1/16/14 We Received AN Offer From the Court essentially to:

a. Accept A SO-called Bench Trial",

b. To Not have a 7th Amendment Common LAW triAL By Jury under the Rule's of Common LAW AS GUARANTEED by the "Bill of Right".

c. To Not have our counter-claim, Challenge to the Courts Jurisdiction, and Default Notice & Request for entry of Judgment Howored.

d. To Not have our "Act of 1871" Civil Rights
"Government [officer's, Agent's, others] conspir hay charge fatrim's (Civil/Criminal), Acknowledged.

e. To have only A Constitutional Judge and not A magistrate Associated with our interest.

- Unless and until Such a time as Sheol "Freezes over, thawls, Freezes over, thawls, Freezes over...

 868 Quad-Zillion times that we are obligated to accept such Changes in term's of our "Bill of Right's," Due Process Guarantee's, we Do ant Concept, shall never concept, and must respectfully Pass on your offer, we opt out!
- PRESENTMENT DOCUMENTS YOUR ATTEMPT TO CREATE NEW TERM'S AND CONSISTENCY S, WE ASK THAT YOU CEASE I DESIST AS THE PRIOR AGREEMENT THAT IS NOW A MATTER OF RECORD VIA UNIVERSAL AFFICIANITY, SUPPOSEDED by the Briding, ENFORCE PAHO, VALID AND PREVEXABLE ARBITRATION-COMMERCE AGREEMENT'S THALL REMAIN IN FORCE.

II, Schedule of the future

We thouk you fer a schedule of possibility of Dotes for Trial by Competent Jury, under the Rules of Common Law. However, such came after our pre-emptitory Challenge to the Judicial 'Re-Assignment', We Did not believe such was made according to the Rules of Due Process under the Rill of Rights, and need these Structural issue's Addressed, As Bossible, thank you, vip Evidenting Hereing.

III. Please Cease and Desist Violation's

- we Do ASK that the Court Stop ignoring our Bill of Rights", Due Process Secured and Gunzanteed Rights, As People of the United States," And not Inservitude Citizens of the United States, we Do not waive such Neither by act, Deed, Conduct or implied Consent as
- 2. The Challenge to the Jurisdiction was/is/Remain's Proper, timely, and is a matter of Right. Please Prove Juck not by words or case cite as Norther is Acceptable by law.

"Judicial Knowledge, holds that facts a Conclusion of Law is a Proper Response, and Since words, Statements of Care Care Care Care it to Suppose the Court Supposed by Law.

PennyMac, has Responded to Notice of unlawful Caption, And has now Supplied a legally Acceptable Caption, which regunies striking each prior potition that Did not comply with Accepted Strandards.

Since No State may license the Practice of Law, Mo, fowers has Committed Perjury by Claiming to be licensed In every State of the Union, to practice law, "the Practice of Law is not a matter of State Crace." Evision incompleting is / has been Properly Requested, the Court bailed to Decement the Date, could you advise of Date So that we can make proper Arrangements? As the Ucense to Practice Law" is illegal & Teaubling.

The Atlanentimed is based Solely an the Facts, Merits, truth and The Bill of Rights to the United States Constitution, or Justice Establishment of the United States. Is witnessed by each of the Africa mentioned and the undersigned, Jehovah and his beloved Son Jesus the true Christ. Is Done under Penaltits of Perjury and Devine Retribution, if not as Accurately Stated of Presented, on this Jan. 17, 2021 So help me God.

5/: Brett Eens' Jones

5/: Brecht Eens' Jones

5/: Brave McGeo

5/: Alaxic Scott 5/: Rownit Kahapea

5/: Kirk Gibbs

5/: Mark Johnson

5/: Mark Johnson

5/: Mark Mothet

5/: Savdy Gowlotte

5/: Sit Comm Arbiteation Association